

CENTRAL INTELLIGENCE AGENCY

Office of Legislative Counsel
Washington, D. C. 20505
Telephone: 351-6121 (Code 143-6121)
September 13, 1977

TO: Mr. William G. Miller, Staff Director Select Committee on Intelligence United States Senate

Bill:

Per our conversation, George Cary asked me to send you the enclosed paper which represents our first attempt to develop the Reorganization Plan. We would be very much interested in your comments.

SIGNED

Assistant Legislative Counsel

Enclosure

SSCI

77-0736

FORM 1533 CREVIOUS

(40)

Approved For Release 2006/10/14: CIA-RDP79M00983A001500050031-4

. STAT

	REORGANIZATION	PLAN NO.			OF	197	7
--	----------------	----------	--	--	----	-----	---

Prepared by the President and transmitted to the Senate and the House of Representatives in Congress assembled, (date), pursuant to the provisions of Chapter 9 of Title 5 of the United States Code.

SECTION 1. Abolition of the Position of Deputy Director of Central Intelligence.

The position of Deputy Director of Central Intelligence, established by Section 102(a) of the National Security Act of 1947, as amended (50 U.S.C.A. 403), is hereby abolished.

SECTION 2. Establishment of the Positions of Deputy Directors of Central Intelligence.

Authority to establish five Deputy Director of Central Intelligence positions is hereby granted. Each Deputy Director is to be appointed by the President with the advice and consent of the Senate. The President is authorized to fix the compensation and duties of the Deputy Directors, provided that each shall be compensated at the same level.

At the direction of the Director of Central Intelligence, a designated Deputy Director shall act for, and exercise the powers of, the Director during his absence or disability. If the Director is or shall be a commissioned officer of the armed services, then not more than one of the Deputy Directors shall be a commissioned officer of the armed services. If the Director is not a commissioned officer of the armed services, then not more than two of the Deputy Directors may be commissioned officers of the armed services. If the Director or a Deputy Director is a commissioned officer of the armed services pursuant to these provisions, then the provisions of Section 102(b) of the National Security Act of 1947, as amended (50 U.S.C.A. 403), shall be applicable to such Director or Deputy Director.

SECTION 3. Transfers of Functions.

The following functions shall be transferred:

- A. All functions vested in the Central Intelligence Agency pursuant to Sections 102(d)(1), (2), (4) and (5) of the National Security Act of 1947, as amended (50 U.S.C.A. 403), are hereby transferred to the Director of Central Intelligence.
- B. Those functions relating to the correlation, evaluation and dissemination of intelligence relating to the national security, vested in the Central Intelligence Agency pursuant to Section 102(d)(3) of the National Security Act of 1947, as amended (50 U.S.C.A. 403), are hereby transferred to the Director of Central Intelligence.
- C. The authority to terminate employees of the Central Intelligence Agency when necessary or advisable in the interests of the United States, vested in the Director of Central Intelligence pursuant to Section 102(c) of the National Security Act of 1947, as amended (50 U.S.C.A. 403), is hereby transferred to the Director within the scope of his Intelligence Community responsibilities. This authority, therefore, shall be exercisable by the Director over employees of the Central Intelligence Agency and employees of other offices, staffs and organizational entities over which the Director exercises direct operational control pursuant to his Intelligence Community responsibilities.
- D. All functions vested in the Central Intelligence Agency pursuant to Sections 5(a), (b), (c) and (d) of the Central Intelligence Agency Act of 1949, as amended (50 U.S.C.A. 403), are hereby transferred to the Director of Central Intelligence and are exercisable by the Director pursuant to his Intelligence Community responsibilities.
- E. The authority to be exempted from the provisions of any other law which require the publication or disclosure of the organization, functions, names, official titles, salaries, or numbers of personnel employed by the Central Intelligence Agency, pursuant to Section 6 of the Central Intelligence Agency Act of 1949, as amended (50 U.S. C.A. 403g), and pursuant to the responsibility of the Director of Central Intelligence to protect intelligence sources and methods from unauthorized disclosure (50 U.S. C.A. 402(d)(3)), is hereby made applicable to any other offices, staffs and organizational entitles over which the Director exercises direct operational control pursuant to his Intelligence Community responsibilities.